

## REV. D. A. BROWN SHOTS LETTER

Says He Was in Possession of Facts Before He Questioned Judge Diehl.

## HE DEFENDS HIS POSITION

EPISTLE IS WRITTEN BY WILLARD HANSON.

Rev. D. A. Brown, pastor of the First Baptist church, said yesterday that, before submitting the open question to Judge C. B. Diehl which was published in The Herald last Tuesday, he was in possession of facts which he knew to be the true attitude taken by Judge Diehl in the issuance of the warrant. For the purpose of vindicating himself he handed The Herald a copy of the letter written to him by Assistant County Attorney Willard Hanson, which gives the substance of the conversation between the two officials on Saturday, May 12, relative to the issuance of the warrant.

"Further than this," Dr. Brown said, "I have nothing to add. I think this letter will prove to the public that I am in no way a 'wilful and malicious falsifier,' as was published in his answer to my question."

The letter follows:  
Salt Lake City, Utah, May 16, 1906.  
Rev. D. A. Brown, City:

Dear Sir:—Complying with your request for the conversation or substance thereof that occurred between Judge Diehl and myself relative to the issuance of a warrant for your arrest, I send you the following:

I met Judge Diehl by appointment at his chambers on Saturday afternoon, April 12. He showed me the complaint made by Mr. Donaldson and stated that he did not care to issue a warrant thereon, but believed that the state of the law being of the opinion that the judges of the court had only the jurisdiction of justices of the peace in criminal matters and therefore could not issue a warrant without the approval of the county attorney. I told him that I had gone over the facts; that I knew the circumstances of the case, as I had prepared the indictment and the case which the alleged prize fighters were arrested and which apparently had formed the basis of the complaint against you, and had refused Mr. Donaldson a complaint for your arrest; that Mr. Donaldson's remedy was against the county attorney's office to compel us to act in the matter and that he, Diehl, should not be brought into the matter. Further, that the cases against the alleged prize fighters were still pending in court and not until after those cases had been disposed of should a complaint against you be entered.

He said that he was of the opinion that if the men were proven guilty of prize fighting, that would be defense in the case against you for perjury. I told Judge Diehl that if you were arrested I would not prosecute the case because I was satisfied that the case had no merit whatever; that Mr. Donaldson wished you arrested simply to get even with me for having the prize fight stopped; and that I was of the opinion that after having gone over all the facts and refusing to issue a warrant, that the county attorney's office was entitled to some consideration in the matter, and that I should ask to be separated from the case. He said that he would not take any immediate action, but would decide some time the same night whether or not he would approve the issuance of a warrant. Yours very truly,

WILLARD HANSON,  
Assistant County Attorney.

## EZRA'S TALK COSTS MONEY

Contractor on Fire Station "Stuck" for \$900 Because of Mayor's Assurance.

O. Chytraus, who was to have had the contract for the new No. 1 fire station, which the "American" committee have decided not to build, owing to the bankrupt condition of the city's general fund, is out about \$900 as the result of an assurance by Mayor Thompson that the city intended to build the station and that Chytraus should have the contract. When the council first approved the contract, Mayor Thompson vetoed it because of a technical defect. Then Chytraus went to the mayor and asked him if there was any danger that the station would not be built. Mr. Chytraus says the mayor told him that the station would surely be built and that he (Chytraus) should have the contract. Acting on that, Chytraus purchased about \$900 worth of material, including joists, cedar blocks for the floor and cut stone.

Monday the finance committee decided that the city could not afford to build the station, and Monday night when the amended contract came in from the board of public works the council sidetracked it. Mr. Chytraus is wondering who will reimburse him the \$900 which he has spent.

Eat your lunch in the Palm garden at the Royal.

The average Savings depositor in the United States has \$400 to his credit. Are you up to the average?

**Salt Lake Security & Trust Co.**  
IN OUR OWN BUILDING,  
32-34 Main Street.

## CARTER AGILES CHARGE NOTE

Second Ward Man Whipped Into Line by "Americans" on Electric Light Franchise.

## PARTY CLUB IS WIELDED

PATRIOTS WILL MAKE GRANT ON EASIEST POSSIBLE TERMS.

Councilmen A. R. Carter and E. G. O'Donnell have been ordered by their fellow "Americans" to reverse themselves at tonight's adjourned meeting of the council and vote to strike out the amendment in the Manley-Curtis electric light franchise which requires the holders of the franchise to pay a minimum revenue of \$5,000 per annum to the city.

The "American" ring has determined to put the franchise through the council upon the most favorable terms possible to the grantees, one of whom is an advertising solicitor and the other a professional promoter. With the \$5,000 clause, which Carter and O'Donnell voted in the franchise, that instrument cannot be "marketed" conveniently; so the "American" bosses, represented in the council mainly by T. R. Black, M. E. Mulvey and L. D. Martin, have commanded Carter and O'Donnell to change their votes.

Several meetings have been held in the place where Councilman Mulvey dispenses liquid refreshment to quench the thirst of the wayfarer. Carter and O'Donnell have been on the case since Carter has said that he will be good and go back on his vote of Monday night. His vote is sufficient to turn the scale in the council.

Carter Has Switched Before.

The lightning change act at the crack of the party whip is no new experience to the council. Carter has switched before. He was known as "Pat" Moran, but his fellow "Americans" corralled him in a snare in the Manley-Curtis private office, and his attitude changed in twenty minutes. He voted against the removal of W. H. Watkins, secretary of the board of public works, at a council meeting, and a week later reversed himself and voted to oust Watkins.

Martin Admits Change.

In his speech Monday night opposing the franchise in its present form, Councilman F. S. Fernstrom charged that a company which had secured a position paying the city the equivalent of \$10,000 a year or more for its franchise. Councilman Martin admitted that he was in favor of the Curtis-Manley franchise, but that he was not in favor of the franchise as it was now. He said, however, that the Utah Light & Railway company ought to pay a rebate to the city on the basis of 2 per cent of its gross earnings, which, he said, would be a revenue of \$10,000 a year.

Mr. Martin did not explain why he was willing to demand \$10,000 a year from the Utah Light & Railway company and let a competing company off with a minimum of \$1,000 a year, but the reason is well known. Members of the "American" majority make no secret in private conversation that the purpose of granting an easy franchise to Manley and Curtis is to "put the city in the Utah Light & Railway company."

Good Faith Not Claimed.

Councilman Fernstrom has charged repeatedly both on the council floor and in private conversation with the Manley-Curtis adherents that the applicants have not been good faith. He said that they are getting the franchise merely as a speculation. Councilman Rulon S. Smith intimated broadly his belief that Manley and Curtis were trying to get something which they could force the Utah Light & Railway company to buy.

Nobody took the trouble to deny Mr. Fernstrom's charge or to resent Mr. Wells' broad insinuation. Confident that their words would hold together, the "Americans" sat contemptuously silent until Messrs. Carter and O'Donnell broke away from a huddled group and went to the council chamber.

Failed Once Before.

Some months ago the Curtis-Manley aggregation secured a steam heating franchise from the council. By the terms of that franchise they were to have commenced construction of the station on May 1 they secured an extension from the council to Aug. 1. Councilman Fernstrom charged that the Curtis-Manley aggregation was not doing its duty and that it was made necessary because the holders of the franchise had not succeeded in "hawking" it to anyone, and the minority of the council insist now that before they secure another franchise from the council Curtis and Manley should show some sign of "making good" on their first one.

Three of the "American" members of the council who voted to give Manley and Curtis a franchise for practically nothing were the majority opponents a year ago of the franchise. They are Messrs. L. D. Martin, Thomas Hobday and A. J. Davis. As stated, Mr. Martin admitted Monday night that the Utah Light & Power company, whose franchise he opposed, is giving the city ten times as much as the minimum provided for in the Curtis-Manley franchise as it came from the municipal laws committee.

## RAILROAD MEN

Annual Dance of Firemen and Trainmen Will Be Held Tonight.

From headquarters today the order will go forth to hold the main track in Salt Lake City for the special trains of the Brotherhood of Locomotive Firemen and Brotherhood of Railway Trainmen who will give their seventeenth annual dance and feast tonight at Salt Lake pavilion. This order is prepared in regular train order and is to take the place of the usual dance programme.

Tickets have been sold. It is said to almost 1,000 persons and the receipts will be turned over to the fund for the support of disabled members and for their families. Salt Lake has three branches of this organization—one at the Rio Grande and two on the Oregon Short Line.

Following are the committees: Arrangement, J. H. Davis, C. W. McElherry, F. P. Collins, A. B. Blackmore, E. O. Olson, J. D. Warshaw, L. L. Arney, L. D. Martin, G. P. Delury, L. R. Arney, L. P. Wilson and J. H. Davis. Introduction, F. P. Collins, A. B. Blackmore, L. F. Wilson, E. A. Olson, G. P. Delury and J. H. Davis.

All first-class restaurants and homes have Vienna bakery bread.

## PREACHED HAD REVOLVER

Rev. H. G. Kemp, Formerly of Salt Lake, Carries Gun in Anti-Saloon Row.

## ARRESTED AT RAINIER, ORE.

CITIZENS ARE DIVIDED ON SALOON ISSUE.

Rev. H. G. Kemp, formerly pastor of the Waterloo Methodist church and later connected with a local newspaper, was arrested recently at Rainier, Ore., for carrying concealed weapons and fined \$5. For months a bitter fight had been waged against the saloons to keep them closed on Sundays and the citizens of that place have divided on the issue. Several persons have been assaulted and run out of town.

Mr. Kemp and W. C. Fischer, assistant editor of the Rainier Advance, have been conducting the fight against the saloons. Both men found it necessary to carry revolvers to protect themselves, and when the information was filed against Mr. Kemp he was arrested. The warrant was served on him while he was walking down the main street of the town and a .45-caliber revolver was taken from his trousers' pocket.

Feeling Running High.

Every man, woman and child in Rainier has taken sides in the row. The bitterness of feelings exist and it has gone so far that the citizens of the town are known as "Fischerites" and "Kempites." The Portland Telegram gives further particulars of the fight. It follows:

Mr. Fischer was arrested recently on a charge of using profane language, immediately after being assaulted by a man commonly known as "Big" John, who is now in jail at St. Helens. The trial of Mr. Fischer was to have taken place last Saturday, but it was postponed. Mr. Fischer is said to be in Portland, recovering from the effects of the beating he received.

Practically every business man in town is an enemy of Fischer and he has done nothing except stir up trouble over the saloon issue. "I am here," said Dr. McLaren of Rainier.

Thinks He Is Pretending.

"I know that he was not badly injured when assaulted and that he has pretended to be in a serious condition to arouse sympathy which is not forthcoming. He is now in Portland on the pretense that his injuries are so serious as to require constant medical attention. I followed him to his hotel in Portland, but I know the extent of his injuries. He sent down word to Rainier only a few days ago following the assault, that he was in a serious condition and that he was in danger of death. This was only done for effect."

It can be remembered the time when there were only two prohibition votes in Rainier and now we are in the throes of an anti-saloon fight. It is now in Portland that he was in a serious condition and that he was in danger of death. This was only done for effect.

Came From Denver.

Rev. H. G. Kemp came from Denver to Salt Lake about three and a half years ago. He was regularly assigned to the Waterloo Methodist church and preached from its pulpit for several months. He was dismissed later from the church and he returned to the city on a Salt Lake newspaper. He did some assignment work on the local staff and later he returned to the city and he had charge of the circulation department for several months. After leaving there he went to Portland, Ore., where he was assigned there as pastor of the Methodist church, having held the position for nearly a year.

## CARRIES AWAY HIS CHILD

Elias Robitelli Appears at Mother-in-Law's Home and Finds His Baby.

Mrs. George W. Focht, 347 Seventh East street, telephoned the police yesterday afternoon that her 3-year-old grandchild had been kidnapped. Policeman Phillips was detailed on the case. The child's father, Elias Robitelli, was taken to the police station and he was shown the child, who was in the custody of the police.

Robitelli was a freeman and he and his wife separated, but no divorce has been granted. The mother took the child into her care and he was left in the custody of the police. The father was shown the child and he was told that the child was in the custody of the police.

Eat your lunch in the Palm garden at the Royal.

## SHOOTING OF PEDIGREE DOG CAUSES

LITIGATION—THE JUSTICE COURT

Civil action filed against Joseph G. Southern of Murray for \$50 for shooting Lady, the pet Scotch collie of Mrs. Lucy Ashdown, 106 Ninth East street, has for the past two days occupied the entire attention of Judge Dana T. Smith in the justice court. Stirling arguments in the attorneys' clash were submitted to Judge Smith last evening and the action was taken over a decision until 10 o'clock this morning.

Evidence was submitted in this case with as much care and importance as in a case involving thousands of dollars. Mrs. Ashdown made a trip to Los Angeles to secure the pedigree of her dog, Lady, and when she returned she found that her dog was dead. She introduced the dog as a valuable animal and the court sustained the objection.

The hide, covered with long, silken, yellow hair, was introduced, and when Mrs. Ashdown was seated in the witness chair to identify it, tears came to her eyes. Every authority embracing the essence of the case was cited.

There was a pedigree Scotch collie, and was raised in Los Angeles and presented to Mrs. Ashdown. She brought the dog to Salt Lake several months ago. Lady was playful and Mrs. Ashdown kept her up most of the time and at nights allowed her to remain in the house.

## CHARGES AGAINST SMOOT'S MAN FOR DISTRICT ATTORNEY BOWL

Him Out of Race.

## RECORD TOO MUCH FOR HIM

CONDUCT AS U. S. COMMISSIONER WAS UNSATISFACTORY.

Hiram E. Booth has admitted sorrowfully to friends that his chances of landing the United States district attorneyship is slim indeed. Mr. Booth has become convinced that the charges involving his conduct as United States commissioner in Utah in territorial days have determined the department of justice that he is unfit for the place and that the plum will go elsewhere.

Mr. Booth's explanation of the charges against him has been that he was directed by the territorial supreme court to resign his position as United States commissioner for misconduct in office.

Bar Association After Him.

Mr. Booth's resignation was forced as the result of an investigation made by the bar association of himself and two other commissioners. This investigation showed, it was claimed, that Booth and the other commissioners had been practicing as attorneys in each other's districts and that they had been soliciting business, promising to win cases before the other commissioners or to charge no fee. As a result, it was charged, the commissioners in their capacities as lawyers were able to "deliver the goods" before their brethren, who were sitting in the capacity of jurists.

While the investigation was being held, it was alleged, Booth promised the committee that if no charges were made against him he would resign. Taking his word for it, the bar association did not proceed to remove him, though it did ask for the removal of the other two commissioners. When the supreme court looked into the matter it became convinced that Booth was as guilty as the other two, and peremptorily commanded him to resign, which he did.

Sutherland Not for Him.

While Senator George Sutherland has followed the lead of Senator Reed Smoot in his attitude toward Hiram E. Booth, and has endorsed Booth, it is said that at heart he wants another man named Sutherland. Sutherland has written W. D. Livingston of Mant, another applicant for the place, that he is impossible as a candidate because he is a member of the Mormon church.

Friends of Mr. Livingston are highly indignant over this letter of Senator Sutherland, which is regarded as a religious test to an applicant for federal office. Mr. Livingston himself thinks that had he not been so conscientious about the Smoot-Sutherland matter, he would have been elected by a Democrat for district judge. He is now in the United States House of Representatives.

Smith's Chances Good.

Among politicians the impression prevails that Benner X. Smith's chances for the place are good. He is a Gentle, is not personally obnoxious to the Utah senators, and he is strong and well placed. The only thing that stands in his way with the senators is his identification with the Smoot-Sutherland matter. He is not an insuperable objection. Moreover, he is strong and well placed to appoint him regardless of the wishes of the senators, and the latter would be placed in an exceedingly delicate position were they to oppose his confirmation.

## CONVICT GORDON PLEADS.

Held to District Court for Killing Joe Petelene.

James Gordon, dressed in prison stripes, with his hands shackled together, was arraigned yesterday morning at the state court, where he pleaded guilty to the manslaughter for killing Joe Petelene, a man who was shot and killed by Gordon in a saloon on Sunday night last.

Judge Diehl was accompanied by M. A. Wright, clerk of the city court, and court was convened in the office of Warden Arthur Pratt.

STUDENTS ELECT OFFICERS.

The preparatory students of the university met yesterday and elected the following students as officers of their student body for the next school year: President, William A. Brown; vice-president, J. Johnson; secretary, Mattie Collins; treasurer, Arthur Nelson; athletic manager, Wilford Riser; yell master, G. Gates.

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## OPEN BIDS FOR NEW BUILDING

Board of Education to Award Contract for Poplar Grove Schoolhouse Tomorrow.

## FOR HIGH SCHOOL HEATING

OTHER OFFERS MADE BECAUSE CONTRACTOR THREW UP JOB.

Bids for the new school building in Poplar Grove addition were opened by the board of education at noon yesterday and the contract will be awarded at a special meeting of the board to be held tomorrow afternoon at 4 o'clock. The bids were segregated as follows:

Building complete except heating and plumbing—Newman Bros., first grade brick, \$23,560; Newman Bros., second grade brick, \$27,300; A. and J. McDonald, \$25,654; W. B. Black, \$25,775; J. F. and E. Schramm, \$25,597; C. J. Brain, \$28,500; A. and L. C. Shaw, \$24,900; O. Chytraus, \$25,400; Great Western Mill & Building company, \$23,585; Salt Lake Building & Manufacturing company, \$25,650.

Building with second floor unfinished—Newman Bros., \$23,560; A. and J. McDonald, \$25,654; W. B. Black, \$25,775; J. F. and E. Schramm, \$25,597; C. J. Brain, \$28,500; A. and L. C. Shaw, \$24,900; O. Chytraus, \$25,400; Great Western Mill & Building company, \$23,585; Salt Lake Building & Manufacturing company, \$25,650.

With Heating and Plumbing.

Building complete with heating and plumbing—A. and J. McDonald, \$33,154; A. and L. C. Shaw, \$29,900. Building with heat and plumbing, but with second floor unfinished—A. and J. McDonald, \$30,771. Heating and plumbing complete—Cartney & Dumbek, \$3,582. Heating complete—Spencer & Davidson, \$4,097; George G. Doyle & Co., \$4,147; Midgley Bros., \$4,400; Higson & Rossiter, \$4,055. Plumbing complete—George G. Doyle & Co., \$3,257; Midgley Bros., \$3,419; Higson & Rossiter, \$3,485. Plumbing without second floor—George G. Doyle & Co., \$3,257; Midgley Bros., \$3,419; Higson & Rossiter, \$3,485. Plumbing without second floor—George G. Doyle & Co., \$3,257; Midgley Bros., \$3,419; Higson & Rossiter, \$3,485.

For High School Heating.

The board also opened bids for heating and plumbing of the new high school gymnasium and assembly hall, the firm to which the contract was first let having refused to accept it. This contract will also be awarded tomorrow. The bids were:

Plumbing and heating—J. G. Heesch, \$5,705; Midgley Bros., \$5,700; Cartney & Dumbek, \$5,748. Heating alone—Higson & Rossiter, \$3,530; George G. Doyle & Co., \$3,500. Plumbing alone—Higson & Rossiter, \$2,343; George G. Doyle & Co., \$2,307.

May Face a Deficit.

L. P. Judd, clerk of the board, submitted a financial statement which indicates that the board may face a \$12,000 deficit at the end of the present school year. The statement shows that the expenditures from July 1, 1905, to May 1, 1906, have been \$37,064.09, and the estimated expenditures from July 1, 1906, to July 1, 1907, will be \$49,064.09, nearly \$12,000 less than the total up to \$312,472.90. At the same time the receipts for the present school year from all sources have been only \$24,064.09, nearly \$12,000 less than the estimated expenditures. Mr. Judd says, however, that not all of the building expenditures, which are included in the estimate of expenditures, will have been checked out by July 1.

## VINDICATES JUDGE BROWN

Juvenile Court Commission Holds Him Blameless in Emily Knox Affair.

The juvenile court commission met yesterday and decided to vindicate Judge Willis Brown of the charges growing out of the Emily Knox affair. The following letter was sent to Judge Brown by the commission:

"Salt Lake City, Utah, May 16, 1906.  
Hon. Willis Brown, Judge of Juvenile Court.  
Dear Sir:—At your solicitation we have investigated the case of Emily Knox, who was committed to the custody of the juvenile court, and which has since occasioned considerable discussion. After a careful inquiry into the merits of this case, we beg to express it as our opinion:

"1.—That in conducting this hearing you were actuated by a sincere desire to help the girl.  
"2.—That the physical examination was first suggested by Emily Knox as a means of establishing her own chastity.  
"3.—That the examination was conducted with the permission and approval of the daughter and her mother.  
"4.—That children were excluded from the room during the hearing, and all not connected with the court were invited to retire.  
"5.—That while a better form of expression should have been employed to elicit the desired information, no vulgar or indecent words were used, and we have not connected with the court were invited to retire.

"6.—That the examination was conducted with the permission and approval of the daughter and her mother.  
"7.—That while a better form of expression should have been employed to elicit the desired information, no vulgar or indecent words were used, and we have not connected with the court were invited to retire.

(Signed) "EZRA THOMPSON,  
"D. H. CHRISTENSEN,  
"GEO. A. SHEETS  
"Juvenile Court Commission."

## WILL BE FORTY DISTRICTS

Four More Voting Machines Must Be Purchased for Use in Salt Lake.

The county commissioners yesterday began the work of reducing the number of election districts in Salt Lake City, in accordance with the provisions of the new law. L. R. Martineau, J. U. Eldredge, Jr., and J. E. Darmer, chairman respectively of the Democratic, Republican and "American" county committees, met with them.

The three county chairmen, together with the commissioners themselves, think it will be necessary to make forty districts in the city instead of thirty-six as contemplated, which will render necessary the purchase of four more machines. It is also believed to be a good idea to purchase four extra machines to use in case of an accident.

All three chairmen concurred in the opinion that the "tenderloin" should all be placed in one voting district, instead of being scattered in three districts as at present, and that respectable portions of the city should be designated as the "tenderloin precinct." Hitherto respectable women have been embarrassed by encountering denizens of the half-world at primaries and elections.

The session will be resumed this morning.

The Bismarck

No. 20 West Second South street, dispenses the genuine imported Bavarian and Pilsener Beers, both on draught and in bottles.

## There's No Reason

Why you should not, and every reason why you should wear Siegel Clothes, with Fashion, Fit, Fabric and Finish consistent with price in their favor. Not because we say so, but, we have designed that it must be so.

You'd be Surprised The amount Of Suit Value we Give for \$15.00.

NEW STORE, 228-230 Main St.

## BEGGAR GOES TO JAIL

Robert Chadwick Assaults William Short, a Butcher, and Receives Fifty Days.

Robert Chadwick, a cripple, who assaulted William Short, a butcher, Tuesday afternoon with a cane, because he refused to give him alms, was arraigned yesterday afternoon before Judge C. B. Diehl and pleaded guilty. He was sentenced to fifty days imprisonment in the city jail. Short appeared in court yesterday with his arm in a sling.

Chadwick, it is said, belongs to a gang of beggars who infested the city immediately after the destruction of San Francisco. They have accosted persons of the streets, begged at the doors of homes, tales of sickness and posed as refugees. Chadwick played the deaf and dumb game on Short, and when he led him from the Murray meat market, where he was employed, Chadwick struck viciously at him with his cane.

Seen that week ago a man answering the description of Chadwick boarded the Saltair train and distributed cards stating that he was a refugee and asked for alms. After going through every car he came back with his hat extended asking for the return of the cards and a "mite to help him on his way." This man collected some money by this scheme but some of the passengers tore up the cards. He threatened several persons and a donor told him to get out of the car or he would be thrown out. This case was reported to the sheriff. Deputies are still at work on the case, but they have been unable so far to identify Chadwick as the man.

N. P. Martin and Paul Miller were arrested yesterday afternoon by Police Officer Charles Evans on a charge of burglarizing a case which will be heard today before Judge Diehl.

ELKS WILL GO IN FORCE

Plan to Travel in Style to Denver Convention—Budge Is Prepared.

Elks of Salt Lake will hold high jinks at Saltair beach June 2. An all-day picnic will be held at the resort and a dance will be given at night in the pavilion. The object in giving the big event is to raise money to take a brass band to the meeting of the grand lodge, which holds its annual session in Denver next July. Word has been received in Salt Lake that the Elks of Denver expect to make the meeting there one of the greatest in the history of the organization. For this reason the Elks of Salt Lake and Utah propose to "jump" the state to Colorado.

They expect the delegation from this state will not be less than 200 strong, and the members of Salt Lake lodge will wear uniforms of white flannel and white shirts with purple braids. A unique badge will be worn by each member. It will be made of native copper. The design will be an elk's head with a bar between the horns, which will bear the inscription: "Salt Lake B. P. O. E. 55." Suspended from the neck of the badge will be two chains will be another bar. The inscription on this bar will be "Denver, 1906." Hanging from two other bars will be a purse and a hat.

Games of all kinds will be indulged in at the picnic. Arrangements are in the hands of the regular transportation committee of Salt Lake lodge, which has been organized by the Elks of Salt Lake. The committee consists of: Ezra Thompson, chairman; A. W. Raybould, vice-president; F. G. R. Cleveland and C. S. Pulver.

All of the lodges in Utah—at Salt Lake, Ogden, Eureka, Park City and Provo—will be expected to send a delegation to the metropolis of Colorado. The grand lodge will hold its meeting at Denver July 15, 17, 18, 19 and 20.

CATARRH A GERM DISEASE

Breathe Air Medicated by Hyomei and Kill the Germs.

Now that physicians and scientists universally agree that catarrh is a germ disease, the reason for the failure of the old-fashioned stomach-dosing in this trouble is readily seen. Prior to the discovery of Hyomei, a treatment which cures catarrh by filling the air you breathe with germ-killing and healing medication, statistics showed that at least ninety-seven out of every hundred persons in this state were suffering from catarrh of some form. Although Hyomei has been known only a few years, the remarkable results following its use are shown by the fact that the percentage of those who suffer with catarrh today.

The treatment with Hyomei is very simple and pleasant; a small inhaler comes with every outfit and three or four times a day Hyomei is breathed through this, making the air at that time like that found on the mountains where the pine forests give off their fragrant and healing balsams.

Used in this way, Hyomei penetrates to the most remote cells of the nose, throat and lungs, absolutely killing all catarrhal germs and effecting a complete and permanent cure of the disease. The complete outfit costs but one dollar, while extra bottles